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10/041,702	01/04/2002	Valeria Molnar	915-416	5458
75	590 09/25/2006		EXAMINER	
Francis J. Mag	guire		IQBAL, K	HAWAR
Ware, Fressola,	Van Der Sluys & Adol	phson LLP		
755 Main Stree	t		ART UNIT	PAPER NUMBER
P.O. Box 224		•	2617	
Monroe, CT (06468		DATE MAILED: 09/25/2006	6

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary Examiner Khawar Iqbal 2617 2617					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address of Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 03 MONTH(S) OR THIRTY (30) WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filled after StX (6) MONTHS from the mailing date of this communication. - Fill per head for expert with the report of the period trier gladic period will apply and will expire StX (6) MONTHS from the mailing date of this communication. - Fill period period period for expert with the period trier gladic period will apply and will expire StX (6) MONTHS from the mailing date of this communication, expert with the period for expert with the period trier gladic period to period the period period will apply and will expire StX (6) MONTHS from the mailing date of this communication, expert with the period trier gladic period to period the period the period to period the period to period the period to period will apply and will experience StX (5) MONTHS from the mailing date of this communication, and will experience style to period the mailing date of this communication, and will experience style to period the mailing date of this communication, and will experience style the mailing date of this communication, and will experience style the mailing date of this communication. - The period the period trier and the period trier					
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11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-1					
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 4) Interview Summary (PTO-413) Paper No(s)/Mail Date 5) Notice of Informal Patent Application Paper No(s)/Mail Date					

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-14 are rejected under 35 U.S.C. 102(e) as being anticipated by Krishnamurthi et al (20010023186).
- 3. Regarding claims 1,7 and 10 Krishnamurthi et al teaches a method for (figs.1-3) restricting a message service in a communication network, wherein at least a sender and a recipient of a message communication in said network are identifiable by a respective address (para. # 0036, 0040-41); said method comprising the steps of (figs. 1-3):

keeping a record containing information about certain addresses with which a message communication is not allowed (para. # 0036, 0040-41); deciding whether a message communication with a certain address is allowed or not, and writing information of unallowed addresses in said record, thus determining contents of said record (para. # 0036, 0040-41); receiving a request for establishing a message communication (para. # 0036, 0040-41); analyzing on the basis of the information in the record whether a message communication is allowed (para. # 0036, 0040-41); and

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preventing the transmission of a message if said message is related to an unallowed address according to the analyzing step, wherein each of said decision step and said preventing step is done in said communication network, and said record (para. # 0036, 0040-41), wherein each of said decision step and said preventing step is done in a switching center of said communication network, and said record is kept in said switching center (para. # 0036, 0040-41).

Regarding claim 2 Krishnamurthi et al teaches wherein one of said sender and said receiver is a message service center (para. # 0036, 0040-41).

Regarding claim 3 Krishnamurthi et al teaches wherein said switching center is a visited switching center, to which a terminal of a subscriber being involved in said message communication is related at a time when said message is to be transmitted (para. # 0036, 0040-41).

Regarding claim 4 Krishnamurthi et al teaches wherein said switching center is an interworking switching center (para. # 0036, 0040-41).

Regarding claim 5 Krishnamurthi et al teaches wherein said contents of said record are subscriber specific (para. # 0036, 0040-41).

Regarding claim 6 Krishnamurthi et al teaches wherein said record is common to a group of subscribers (para. # 0036, 0040-41).

Regarding claim 8 Krishnamurthi et al teaches wherein one of said sender and said receiver is a message service center (para. # 0036, 0040-41).

Regarding claim 9 Krishnamurthi et al teaches wherein said switching center is a visited switching center, to which a terminal of a subscriber being involved in said

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message communication is related at a time when said message is to be transmitted (para. # 0036, 0040-41).

Regarding claim 11 Krishnamurthi et al teaches a network element capable of restricting a message service between at least one sender and one recipient, wherein each has an address comprising:

a record in which information about unallowed addresses is written (para. # 0036, 0040-41);

an analyzing means for analyzing with the help of said record whether an address is unallowed (para. # 0036, 0040-41);

means, operable to prevent transmission of a message if said message is related to an address which is unallowed according to the analysis of the analyzing means (para. # 0036, 0040-41); and

decision means for deciding on permission for an address in a message communication (para. # 0036, 0040-41), wherein

said record, said analyzing means, said preventing means and said decision means are located in said network element comprising a switching center (para. # 0036, 0040-41).

Regarding claim 12 Krishnamurthi et al teaches wherein one of said sender and said receiver is a message service center (para. # 0036, 0040-41).

Regarding claim 13 Krishnamurthi et al teaches wherein said switching center is a visited switching center, to which a terminal of a subscriber being involved in said

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message communication is related at a time when said message is to be transmitted (para. # 0036, 0040-41).

Regarding claim14 Krishnamurthi et al teaches wherein said switching center is an interworking switching center (para. # 0036, 0040-41).

Response to Arguments

4. Applicant's arguments with respect to claims 1-14 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Khawar Iqbal whose telephone number is 571-272-7909.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph H. Feild can be reached on (571) 272-4090. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist/customer service whose telephone number is (571) 272-2600.

Khawar Iqbal

JOSEPH FEILL!

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